HOFLAND & TOMSHECK Joshua Tomsheck, Esq. Nevada State Bar No. 9210 1 2 JoshT@hoflandlaw.com 228 South Fourth Street, 1st Floor 3 Las Vegas, Nevada 89101 Telephone: (702) 895-6760 Facsimile: (702) 731-6910 4 Attorney for Defendant 5 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 9 UNITED STATES OF AMERICA, 10 Case No.: 2:15-cr-00078-JAD-NJK Plaintiff, 11 VS. 12 STIPULATION AND ORDER TO 13 PHILLIP ALLERSON VAUGHN CONTINUE SENTENCING DATE, 14 (FIFTH REQUEST) Defendant 15 16 17

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IT IS HEREBY STIPULATED, by and between the UNITED STATES OF AMERICA, by and through Daniel G. Bogden, United States Attorney, Dan Cowhig, Assistant United States Attorney, and Kathryn C. Newman, Assistant United States Attorney, and defendant, PHILLIP ALLERSON VAUGHN, by and through his attorney, Joshua Tomsheck, Esq., of the law firm of Hofland & Tomsheck, that the sentencing date in the above-captioned matter now scheduled for November 22, 2016 be vacated and continued to a date and time convenient to the Court, no sooner than sixty (60) days beyond the current setting, in order for the Parties to have sufficient time to prepare for sentencing in this matter.

This is the FIFTH request by the undersigned defense counsel for a continuance of the scheduled sentencing date, is made in good faith and not for the purpose of delay and comports with the good cause requirements of Fed. R. Crim.

1	P. 32(b)(2).		
2	1.	Counsel for the Defendant is appoir	nted CJA counsel.
3	2.	Defendant is aware of this request a	nd is in agreement.
4	3.	Counsel for the Defendant is conce	rned that legal issues arising out of
5		the decision in <u>USA v Johnson</u> mi	ght prejudice the Defendant if the
6		case proceeds to sentencing in its cu	rrent posture.
7	4.	Counsel for the Defendant is re-	esearching these matters and has
8		engaged the Government Counsel	regarding a potential resolution to
9		protect the interests of the Defendar	nt.
10	5.	Denial of this request for continua	nce would deny the parties herein
11		time and the opportunity to effective	vely and thoroughly prepare for the
12		sentencing hearing, taking into acco	unt the exercise of due diligence.
13	6.	Additionally, denial of this reques	t for continuance could result in a
14		miscarriage of justice.	
15	7.	For all of the above-stated reasons	, the ends of justice would best be
16		served by a continuance of the sente	encing date.
17 18	DAN	HEL C BOCDEN	HOELAND & TOMCHEOV
19		IIEL G. BOGDEN ed States Attorney	HOFLAND & TOMSHECK
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21	_/S./	_D. Cowhig	_/S./J. Tomsheck
22		I COWHIG Stant United States Attorney	JOSHUA TOMSHECK, ESQ Counsel for Defendant
23	75515	dant Officed States Attorney	Courser for Defendant
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1	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
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4	UNITED STATES OF AMERICA,)	
5	Plaintiff,	Case No.: 2:15-cr-00078-JAD-NJK	
6	V Fiamum,		
7) FINDINGS OF FACT, CONCLUSIONS	
8	PHILLIP ALLERSON VAUGHN	OF LAW, AND ORDER	
9	Defendant		
10)	
11	Based upon the pending Stipulation of the parties, and good cause appearing		
12	therefore, the Court finds that: The parties have stipulated to continue the sentencing hearing date as		
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14	presently scheduled.		
15	This Court, being conviced that adequate showing has been made that		
16	were this request for continuance to be denied, counsel would not have the		
17	necessary time to effectively prepare for the sentencing hearing, taking into account		
18	the exercise of due diligence, and a miscarriage of justice could result, based on the		
19	following:		
20	1. Counsel for the Defendant is appointed CJA counsel.		
21	2. Defendant is aware of this request and is in agreement.		
22	3. Counsel for the Defendant	is concerned that legal issues arising out of	
23	the decision in <u>USA v Johnson</u> might prejudice the Defendant if the case proceeds to		
24	sentencing in its current posture.		
25	4. Counsel for the Defendant is researching these matters and has engaged		
26	the Government Counsel regarding a potential resolution to protect the interests of		
27	the Defendant.		
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1	5.	Denial of this request for continuance would deny the parties herein	
2	time and the opportunity to effectively and thoroughly prepare for the sentencing		
3	hearing, taking into account the exercise of due diligence.		
4	6.	Additionally, denial of this request for continuance could result in a	
5	miscarriage of justice.		
6	7.	For all of the above-stated reasons, the ends of justice would best be	
7	served by a continuance of the sentencing date.		
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ORDER

IT IS HEREBY **ORDERED**, that the sentencing hearing currently scheduled for November 22, 2016 be vacated and continued to January 23, 2017 at the hour of 10:00 a.m.

DATED this 21st day of November, 2016.

United States District Court Judge